

SOFTWARE LICENSE AGREEMENT OF WinDriver™ Version 11.0.0

Copyright © Jungo Ltd. 1997–2012 All Rights Reserved.

IMPORTANT — READ CAREFULLY: THIS SOFTWARE LICENSE AGREEMENT ("AGREEMENT") IS A LEGAL AGREEMENT BETWEEN YOU AND JUNGO LTD. ("JUNGO"), FOR THE WINDRIVER SOFTWARE PRODUCT ACCOMPANYING THIS LICENSE (THE "SOFTWARE"). BY INSTALLING, COPYING OR OTHERWISE USING THE SOFTWARE, YOU AGREE TO BE LEGALLY BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, DO NOT INSTALL, COPY, OR OTHERWISE USE THE SOFTWARE.

1. **OWNERSHIP OF THE SOFTWARE.** All right, title, and interest in and to the Software, including associated intellectual property rights, are and shall remain with Jungo and its licensors, and may be protected by copyright, trademark, patent and trade secret law and international treaties. This Agreement does not convey to you an interest in or to the Software, but only a limited and revocable right of use, in accordance with the terms of this Agreement. You may not remove any proprietary notices and/or any legends from the Software.
2. **GRANT OF LICENSE.** Jungo hereby grants you a personal, non-exclusive, non-transferable and non-sublicensable license, to use the Software under one of the license schemes below. You may only choose one scheme of license:
 - a. Node-lock (Single license for one developer on one development computer):
 - Individuals: Jungo grants you, as an individual, a personal, non-exclusive, "single-user" license to use the Software on a single computer in the manner provided below at the site for which the license was given.
 - Entities: If you are an entity, Jungo grants you the right to designate one individual within your organization to have the right to use the Software on a single computer in the manner provided below at the site for which the license was given.
 - b. Single-user floating license (one concurrent developer):
 - Individuals: Jungo grants you, as an individual, a personal, non-exclusive, "single-user" license to use the Software (i.e., only you may use the Software) on either standalone computers or on computer networks by a maximum of ONE copy of the Software to be running at any given time in the manner provided below at the site for which the license was given.
 - Entities: If you are an entity, Jungo grants you the right to designate individuals within your organization to have the right to use the Software on either standalone computers or on computer networks by a maximum of ONE copy of the Software to be running at any given time and a maximum of ONE individual using this running copy in the manner provided below at the site for which the license was given.
3. **EVALUATION LICENSE.** If you have not yet paid license fees for the use of the Software, then Jungo hereby grants you a personal, non-exclusive, non-transferable and non-sublicensable license to internally use the Software for evaluation purposes only, for a period of 30 days (the "Evaluation License"). If, after the expiration of the Evaluation License, you wish to continue using the Software and accompanying written materials, you may do so by remitting the required payment to Jungo, and you will then receive a registration code and a license string that will permit you to use the Software on a single computer under one of the license schemes specified in [Section 2](#) above.
4. **OPEN SOURCE.** The Software includes certain files that are subject to open source licenses. These files are identified in their header files ("Open Source Files"). You must use the Open Source Files in accordance with the terms of their respective licenses. In the event of any contradiction between the terms of this Agreement, and the terms of the open source

license accompanying a certain Open Source File, the terms of the latter shall prevail, with regard to the said Open Source File.

RESTRICTIONS ON USE AND TRANSFER

5. Distribution of files:

- a. You may not distribute any portion of the Software, including any of the headers or source files that are included in the Software, unless otherwise expressly permitted in this section ([Section 5](#)).
- b. Subject to your full and continued compliance with the terms of [Sections 5.c–5.f](#) and [6](#) of this Agreement, you may distribute the following files:

Windows:

- windrvr6.sys
- windrvr6.inf
- wd1100.cat
- wdapi1100.dll
- wdapi_dotnet1100.dll
- wdreg.exe
- difxapi.dll

Windows CE:

- windrvr6.dll
- wdapi1100.dll

Linux:

- windrvr_gcc_v2.a windrvr_gcc_v3.a windrvr_gcc_v3_regparm.a
- kp_linux_gcc_v2.o kp_linux_gcc_v3.o kp_linux_gcc_v3_regparm.o
- libwdapi1100.so kp_wdapi1100_gcc_v2.a
- kp_wdapi1100_gcc_v3.a, kp_wdapi1100_gcc_v3_regparm.a
- linux_wrappers.c linux_wrappers.h wdusb_linux.c
- wdusb_interface.h wd_ver.h linux_common.h windrvr.h windrvr_usb.h

- wdreg
 - configure makefile.in
 - configure.wd makefile.wd.in makefile.wd.kbuild.in
 - configure.usb makefile.usb.in makefile.usb.kbuild.in
 - setup_inst_dir
- c. The files listed in [Section 5.b](#) above may be distributed only as part of the application you are distributing, and only if they significantly contribute to the functionality of your application.
- d. The distribution of the windrvr.h header file is permitted only on Linux.
- e. You may not modify the distributed files specified in [Section 5.b](#) of this Agreement.
- f. You may not distribute any header file that describes the WinDriver functions, or functions that call the WinDriver functions, or functions that call the WinDriver functions and have the same basic functionality as that of the WinDriver functions.
6. WinDriver may not be used to develop a development product, an API, or any products, which will eventually be part of a development product or environment, without the written consent of Jungo.
7. You may make printed copies of the written materials accompanying the Software provided that only users bound by this license use them.
8. You may not distribute or transfer your registration code or license string, or transfer the rights given by the registration code and license string.
9. You may not allow any third party to use the Software, grant access to the Software to any third party, or otherwise make any commercial use of the Software, including without limitation, assign, distribute, sublicense, transfer, pledge, lease, rent, or share your rights in the Software or any of your rights under this Agreement, all whether or not for any consideration.
10. You may not translate, reverse engineer, decompile, disassemble, reproduce, duplicate, copy, or otherwise disseminate all or any part of the Software, or extract source code from the object code of the Software.
11. You may not incorporate or link any open source software with any open source software part of the Software, or otherwise take any action which may cause the Software or any portion thereof to be subjected to the terms of the Free Software Foundation's General Public License (GPL) or Lesser General Public License (LGPL), or of any other open source code license.

12. **DISCLAIMER OF WARRANTY.** THIS SOFTWARE AND ITS ACCOMPANYING WRITTEN MATERIALS ARE PROVIDED BY JUNGO "AS IS" WITHOUT ANY WARRANTY. ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT, ARE HEREBY DISCLAIMED TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW.
13. **NO LIABILITY.** TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL JUNGO OR ITS LICENSORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, SAVINGS, IP INFRINGEMENT OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
14. **Governing Law.** This Agreement and use of the Software are governed by the laws of the State of Israel, regardless of its conflict of laws rules, and the competent courts of the State of Israel shall have sole and exclusive jurisdiction over any dispute under this Agreement or otherwise related to the Software.
15. **Confidentiality.** The Software contains confidential and proprietary information of Jungo. Accordingly, you agree that you will not, nor allow any third party to, disseminate, transfer, grant access to, or otherwise disclose to any third party the Software or any part thereof or any other confidential or proprietary information of Jungo provided in connection therewith. You will maintain all copies of the Software and all related documentation in confidence.
16. **Termination and Effects of Termination.** Jungo may terminate this Agreement and the licenses granted to you hereunder at any time if you breach any of your obligations hereunder, by issuance of written notice to such effect, addressed to you at the address you provided in your registration form. Upon expiration or other termination of this Agreement, the Licenses granted to you hereunder shall immediately and automatically be cancelled, and you will immediately remove all copies of the Software from your computer(s) and cease any use thereof.
17. **Contact Details.** If you have any questions concerning this Agreement or wish to contact Jungo for any reason:
- Web: <http://www.jungo.com>
 - Email: sales@jungo.com

18. **U.S. GOVERNMENT RESTRICTED RIGHTS.** The Software and documentation are provided with RESTRICTED RIGHTS.

Use, duplication, or disclosure by the Government is subject to restrictions set forth in subparagraph (c)(1) of The Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1)(ii) and (2) of Commercial Computer Software — Restricted Rights at 48 CFR 52.227-19, as applicable.